1 2	Thomas Friedman, Esq. (Bar #7708) BROWN, BONN & FRIEDMAN, LLC 5528 S. Fort Apache Rd. Las Vegas, NV 89135		
3			
	(702) 942-3900 (702) 942-3901 Fax tfriedman@brownbonn.com Attorneys for Plaintiffs		
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5	Maxwell B. Williams and Claire N. Williams		
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8	UNITED STATES DISTRICT COURT		
9	DISTRICT OF NEVADA		
10	MAXWELL B. WILLIAMS and CLAIRE N.	CASE NO.: 20-cv-01669-JAD-BNW	
11	WILLIAMS, individually,	PLAINTIFFS' REQUEST FOR EXPEDITED	
12	Plaintiffs,	HEARING ON PLAINTIFFS' MOTION TO AMEND SCHEDULING ORDER AND	
13	vs.	EXTEND DISCOVERY DEADLINES AND DEPOSE DEFENDANT'S EMPLOYEE	
14	THE TRAVELERS HOME AND MARINE	PATRICIA LAFLEUR	
15	INSURANCE COMPANY; DOES I-X; AND	[Plaintiffs' Motion to Amend Scheduling Order and Extend Discovery Deadlines and	
16	ROE CORPORATIONS I-X,	Depose Defendant's Employee Patricia LaFleur, Dkt. No. 34]	
17	Defendants.	Eur lour, Discrete 1	
18			
19	Plaintiffs Maxwell B. Williams and Claire N. Williams ("Plaintiffs") by and through their		
20	counsel of record, move the Court for an expedited briefing schedule and telephonic on Plaintiffs'		
21	Motion to Amend Scheduling Order and Extend Discovery Deadlines and Depose Defendant's		
22	Employee Patricia Lafleur filed today [Dkt. No. 34]		
23	SCHEDULING ORDER AND EXTEND DISCOVERY DEADLINES AND DEPOSE DEFENDANT'S EMPLOYEE PATRICIA LAFLEUR		
24			
25			
26	Plaintiffs respectfully request this Court place Plaintiffs' Motion on an expedited a		
27	briefing schedule. If Defendants' Plaintiffs' Motion to Amend Scheduling Order and Extend		
28	oriening schedule. If Detendants Fiantiffs IV.	Totion to Americ Scheduling Order and Extend	

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- 1			
1	Discovery Deadlines and Depose Defendant's Employee Patricia Lafleur is heard in the ordinary		
2	course, discovery would be long closed before the request to extend discovery deadlines would be		
3	heard by this Court. Therefore, Plaintiffs respectfully request their Plaintiffs' Motion to Amend		
4	Scheduling Order and Extend Discovery Deadlines and Depose Defendant's Employee Patricia		
5	Lafleur be placed on an expedited briefing schedule.		
6	Lanear be placed on an expedited briefing selecture.		
7			
8	DATED this 27 th day of January, 2022.		
9			
10	<u>/s/ Thomas Friedman</u> Thomas Friedman (NV Bar #7708)		
11 12	BROWN BONN & FRIEDMAN, LLC 5528 South Fort Apache Road		
13	Las Vegas, NV 89148 Attorneys for Plaintiffs		
14	Maxwell B. Williams and Claire N. Williams		
15			
16	ORDER		
17	IT IS SO ORDERED		
18	DATED: 9:42 am, January 28, 2022		
19	Berbweter		
20	BRENDA WEKSLER		
21	UNITED STATES MAGISTRATE JUDGE		
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28 l			

CERTIFICATE OF SERVICE 1 I, the undersigned, declare under penalty of perjury, that I am over the age of eighteen (18) 2 years, and I am not a party to, nor interested in, this action. On this date, January 27, 2022, I caused to be served a true and correct copy of the foregoing PLAINTIFFS' REQUEST FOR EXPEDITED HEARING ON PLAINTIFFS' MOTION TO AMEND SCHEDULING 3 ORDER AND EXTEND DISCOVERY DEADLINES AND DEPOSE DEFENDANT'S 4 EMPLOYEE PATRICIA LAFLEUR by the method indicated below and addressed as follows: 5 6 BY ELECTRONIC SUBMISSION: submitted to the above-entitled Court for × electronic filing and service upon the Court's Service List for the above-referenced case. 7 Amy M. Samberg, Esq. 8 CLYDE & CO, LLP 9 7251 West Lake Mead Blvd. Suite 430 Las Vegas, Nevada 89128 213-358-7664 10 213-358-7650 Fax Attorneys for Defendants, 11 THE TRAVELERS HOME AND MARINE INSURANCE COMPANY; THE 12 TRAVELERS INDEMNITY COMPANY 13 14 Lee H. Gorlin, Esq. CLYDE & CO, LLP 15 7251 West Lake Mead Blvd. Suite 430 Las Vegas, Nevada 89128 213-358-7664 16 213-358-7650 Fax 17 Attorneys for Defendants, THE TRAVELERS HOME AND MARINE 18 INSURANCE COMPANY; THE TRAVELERS INDEMNITY COMPANY 19 20 21 22 DATED this 27th day of January, 2022. 23 /s/ Tara McClelland 24 Employee of Brown, Bonn and Friedman, LLC 25 26 27 28